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January 22, 1999

, Senior Manager

In Re: Change in Control - Direct and Indirect Ownership of Partnership Interests - Attribution.

Dear Mr.

This is in response to your letter of August 8, 1998, in which you requested our opinion concerning the application of the change in ownership provisions under Revenue and Taxation Code Section 64 in transactions that may result in transfers of direct and indirect ownership in partnership capital and profits interests. Your hypothetical fact patterns focus on the issue of "control" of a partnership where some of the partners in the partnership are other partnerships or corporations. Also at issue in each fact pattern is whether there is a basis for the attribution of stock ownership or partnership capital and profits interests to an individual or entity. We apologize for the time delay in responding to your request; unfortunately prior commitments took longer to complete than originally anticipated.

In setting forth the answers to your questions, it is important to note the statutory basis for a "change in control" under Section 64 (c) and its regulatory implementation under Property Tax Rule 462.180(d). The reappraisal of real property owned by a partnership, corporation, or other legal entity occurs under Section 64(c) when any person or entity obtains "control," through direct or indirect ownership or control of more than 50 percent of the voting stock of any corporation, or obtains a majority interest in any partnership, limited liability company or other legal entity through the purchase or transfer of corporate stock, partnership, or ownership interests in other legal entities.

"Control" is further defined and applied to corporations and partnerships specifically in Rule 462.180(c) and (d), which states in part:

- (c) Except as is otherwise provided in subdivision (d), the purchase or transfer of corporate stock, partnership shares, or ownership interests in other legal entities is not a change in ownership of the real property of the legal entity.
- (d) Exceptions:
 - (1) When any corporation, partnership, other legal entity or any person:
 - (A) obtains direct or indirect ownership or control of more than 50 percent of the voting stock in any corporation which is not a member of the same affiliated group of corporations as described in (b)(1), or
 - (B) obtains direct or indirect ownership of more than 50 percent of the total interest in both partnership capital and profits,

Upon the acquisition of such direct or indirect ownership or control, all of the property owned directly or indirectly by the acquired legal entity is deemed to have undergone a change in ownership.

Under the foregoing, it has consistently been our position that the definition of "control" provides a basis for attribution of stock or partnership capital and profits interests only when one individual or entity acquires a controlling interest in a corporation, partnership, or other legal entity for purposes of Section 64(c). (See Annotation No. 220.0111, enclosed.) Therefore, to attribute to an individual or entity, indirect ownership of property which is directly owned by a general or limited partnership requires ownership by that individual or entity of more than 50 percent of the capital and profits interests in the partnership. (See Annotation Nos. 220.0525 and 220.0501, enclosed.) The fact patterns you have submitted for purposes of our analysis illustrate the application of this principle of property tax law and are addressed accordingly.

Fact Pattern A

P1 is a partnership which owns real property in California. P1 is owned 40 percent by A, an individual, 50 percent by P2, a partnership, and 10 percent by C1, a corporation.

1. Is there a change in control of P1 resulting in a change in ownership of the real property owned by P1, if A acquires 50 percent of the capital and profits of P2?

Answer: No.

There is a change in ownership of the real property owned by P1 only if A obtains direct or indirect ownership or control of more than 50 percent of the total interests in both the partnership capital and profits in P1. Under the facts posited in this question, A directly owns only 40 percent of Pl and acquires a 50 percent capital and profits interest in P2. Upon such acquisition, A would not own a controlling interest in P2, and therefore, indirectly owns no interest in P1 through his 50 percent capital and profits interest in P2. No change in control of P1 would occur. In order for A

to acquire an *indirect* interest in P1 attributed to him through P2, he must own more than a 50 percent *direct* interest in P2.

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2. Is there a change in control of P1 resulting in a change in ownership of its real property, if A acquires 51 percent of the capital and profits of P2?

Answer: Yes.

As discussed in regard to Section 64 (c) and Rule 462.180 (d)(1)(B) above, the capital and profits interests in a partnership may be attributed to the individual or entity owning a controlling interest in that partnership for purposes of determining a change in control. In applying this principle, if A obtains more than a 50 percent interest in P2, resulting in A acquiring "control" of P2, then A's (51 percent) direct interest in P2 would be attributed to him for purposes of determining a change in ownership in P1. Thus, when A acquires 51 percent of the capital and profits interests in P2, there is a change in control of P2. The result is that the 50 percent capital and profits interest which P2 owns in P1 would then be attributed to A. Since A already owns 40 percent of P1 directly, and A's acquisition of control of P2 is regarded as an indirect transfer to him of P2's entire 50 percent in P1, A would own 90 percent of the total capital and profits interests in P1. The result is a change in control of P1 under Section 64 (c). In calculating the 90 percent, A's direct 40 percent interest in P1 is added together with A's indirect 50 percent interest in P1 (attributed through A's "control" of P2). Upon the change in control of P1, all of the real property held by P1 would be subject to reappraisal.

3. Is there a change in control of P1 resulting in a change in ownership of its real property, if C2, a corporation, acquires 51 percent of the capital and profits interests of P2 and 51 percent of the voting stock of C1?

Answer: Yes.

Per the narrative explanation stated above, the capital and profits interests in a partnership may be attributed to the individual or entity owning a controlling interest in that partnership for purposes of Section 64 (c) and Rule 462.180 (d)(1)(B). If, an unrelated corporation, C2, acquires 51 percent of the capital and profits interests in P2, there is a change in control of P2. The result is that the 50 percent capital and profits interest which P2 owns in P1 would then be attributed to C2. Likewise, if C2 acquires 51 percent of the voting stock of C1, there is a change in control of C1. The result is that the 10 percent capital and profits interest which C1 owns in P1 would be attributed to C2. Therefore, following its acquisition of control of C1, C2 would have acquired control of P1. That is, since C2 acquired 50 percent of P1 indirectly through its control of P2 in the first step, and 10 percent of P1 indirectly through its control of C1 in the second step, C2 has indirectly obtained ownership of 60 percent of the capital and profits interests in P1. The result is a change in control of P1 under Section 64 (c). Upon the change in control of P1, all of the real property held by P1 would be subject to reappraisal.

Fact Pattern B

C1, a corporation, owns a 50 percent general partnership interest in the capital and profits of P1, as does C2, also a corporation. P1 owns real property in California.

1. Is there a change in control of P1 resulting in a change in ownership of the real property owned by P1, if C3, another corporation, acquires 51 percent of the voting stock of both C1 and C2?

Answer: Yes.

As set forth above, capital and profits interests in a partnership may be attributed to an entity owning a controlling interest in that partnership. If, under Fact Pattern B, an unrelated corporation, C3, acquires 51 percent of the voting stock of C1 and 51 percent of the voting stock of C2, there is a change in control of both C1 and C2. The result is that the 50 percent capital and profits interest in P1 owned by C1, and the 50 percent capital and profits interest in P1 owned by C2 would be attributed to C3. Therefore, following its acquisition of a controlling interest in the voting stock of C1 and C2, C3 would have acquired total control of P1 under Section 64 (c). In effect, C3 has indirectly obtained ownership and control of 100 percent of the capital and profits interests in P1, and all of P1's real its property would be subject to reappraisal.

2. Is there a change in control of P1 resulting in a change in ownership of the real property owned by P1, if C3 acquires 100 percent of the voting stock of both C1 and C2?

Answer: Yes.

The reason is the same as in the narrative above under the first question to Fact Pattern B, except that C3 will own 100 percent, rather than 51 percent, of the voting stock of both C1 and C2.

Fact Pattern C

- P1, a general partnership which owns California real property, owns a 51 percent general partner interest in the capital and profits of P2, a general partnership which owns California real property, and P2 owns 51 percent general partner interest in the capital and profits of P3, a general partnership which owns California real property.
 - 1. Is there a change in control of either P1, P2, and/or P3 resulting in a change in ownership and reappraisal of their respective real properties, if C1, a corporation, acquires 51 percent of the capital and profits of P1?

Answer: Yes.

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As explained previously, the capital and profits interests in a partnership may be attributed to the entity owning a controlling interest in that partnership for purposes of Section 64 (c) and Rule 462.180 (d)(1)(B). If, under Fact Pattern C, C1 acquires 51 percent of the capital and profits interests in P1, there is a change in control of P1 resulting in a change in ownership of the real property owned by PI. A further result is that the 51 percent capital and profits interest which P1 owns in P2 would then be attributed to C1. This in turn, triggers the attribution of the 51 percent capital and profits interest which P2 owns in P3 to C1. Because of the attribution of interests in P1, P2 and P3 to C1, C1 would have acquired ownership and control of each partnership under Section 64 (c). In effect, C1 has acquired 51 percent of P1 directly and 51 percent of both P2 and P3 indirectly through its control of P1 in the first step. The result is a change in control of P1, P2, and P3, triggering reappraisal of all of the real property held by each.

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2. Is there a change in control of either P1, P2, and/or P3 resulting in a change in ownership and reappraisal of their respective real properties, if S1 and S2, which are 100 percent subsidiaries of C1, each acquire 50 percent of the capital and profits of P1?

Answer: Yes.

The reason is the same as in the narrative above under the first question to Fact Pattern C, except that S1 and S2 will acquire 100 percent of the capital and profits interests in P1, which interests will be attributed to C1, since they are wholly owned subsidiaries of C1.

The views expressed in this letter are only advisory in nature. They represent the analysis of the legal staff of the Board based on the present law and facts set forth herein. Therefore, they are not binding on any person or entity.

Sincerely,

Kristine Cazadd Senior Tax Counsel

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Attachments: Annotation Nos. 220.0501, 220.0111, and 220.0525

cc: Honorable John N. Scott
Alameda County Assessor
Mr. Richard Karlsson, Assistant Alameda County Counsel

Mr. Richard Johnson, MIC:63 Mr. David Gau, MIC:64

Ms. Jennifer Willis, MIC:70

220,0502 Partnership. Transfers of properties from a corporation to a partnership with no change in the percentages of interest owned by the shareholders and the partners do not result in changes in ownership. However, a subsequent transfer of all partnership interests to a newly formed limited partnership composed of two corporate general partners (2 percent ownership interests) and the shareholders of the original corporation (98 percent limited ownership interests) is a change in ownership of the partnership properties unless the limited partnership is a continuation of the original partnership.

Corporation Code section 15031 provides that the dissolution of a partnership is caused by the admission of a new partner unless otherwise provided in the partnership agreement prior to admission of the new partner. If there is no "continuation clause", a new partnership with different ownership interests comes into existence, and transfers to it result in changes in ownership. C 6/16/89.